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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan. **0** Lien Avoidance

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT

		District of	New Jersey		
In Re:	Edelmira I. Marte-DeLeon		Case No.: Judge:		20-17329
		Debtor(s)	Judge.		
		CHAPTER 13 PLA	AND MOTION	S	
☐ Original	Included	✓ Modified/Notice I☐ Modified/No Noti		Date:	8/26/20
		E DEBTOR HAS FILE HAPTER 13 OF THE			
		YOUR RIGHTS MA	AY BE AFFECTE	D	
contains the Plan proposition proposition with a proposition of the Plan propo	ney. Anyone who wishes ection within the time fraduced, modified, or eliminated by the Bankruptcy Rule 3015 on may take place solely avoid or modify the lien. It is a lien based on value of contest said treatment resame.	ion hearing on the Pla djust debts. You should set to oppose any provise ame stated in the <i>Noti</i> ainated. This Plan may arther notice or hearing by confirm this plan, if so If this plan includes of within the chapter 13 The debtor need not the collateral or to reconst file a timely object	n proposed by the d read these papersion of this Plan or ce. Your rights may be confirmed and g, unless written of there are no timel motions to avoid of confirmation produce the interest retion and appear a	e Debtor. This ers carefully any motion by be affected become big become big become big filed objector modify a licess. The plation or adverse. An affect the confirm	s document is the actual and discuss them with included in it must file a d by this plan. Your claim nding, and included led before the deadline tions, without further en, the lien avoidance or an confirmation order reary proceeding to avoid ted lien creditor who nation hearing to
state whe	wing matters may be o ether the plan includes es are checked, the pr	s each of the following	ng items. If an ite	m is checke	ed as "Does Not" or if
THIS PLA					
_	✓ DOES NOT CONTAI SET FORTH IN PART		PROVISIONS. NO	N-STANDA	RD PROVISIONS MUST
COLLATE	☑ DOES NOT LIMIT TI ERAL, WHICH MAY RE D CREDITOR. SEE MC	SULT IN A PARTIAL I	PAYMENT OR NO	PAYMENT	
	✓ DOES NOT AVOID A Y INTEREST. SEE MO				JRCHASE-MONEY

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Initial Debtor(s)' Attorn	ey LA Initial De	ebtor: EIM	Initial Co-Debtor			
Part 1: Payment and I	_ength of Plan					
	shall pay \$502.00 monthl ns starting 9/1/20 for a tota		s starting 7/1/20, and then \$508.00 onths			
√	shall make plan payments t Future Earnings Other sources of funding (d		ollowing sources: and date when funds are available):			
	oroperty to satisfy plan oblic Sale of real property Description: Proposed date for completic					
	Refinance of real property: Description: Proposed date for completion	on:				
	Loan modification with resp Description: Proposed date for completion		bering property:			
	loan modification.		the payment and length of plan:			
Part 2: Adequate Pro	otection	X NONE				
a. Adequate p	rotection payments will be r	nade in the amount of \$	to be paid to the Chapter 13			
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor). Part 3: Priority Claims (Including Administrative Expenses)						
a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:						
Creditor		of Priority	Amount to be Paid			
Check one:	ort Obligations assigned or o	are based on a domesti	unit and paid less than full amount: ic support obligation that has been s than the full amount of the claim			

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Creditor	Type of Priority			Claim Am	ount	Amount to be Paid			
Part 4: Secured C	laims								
a. Curing Default	and M	aintaining P	ayments on	Principal Res	sidence: 🗸	NONE			
The Debto	r will na	av to the Trus	stee (as nart	of the Plan) al	lowed claim	s for arrearan	es on m	onthly	
obligations and the bankruptcy filing as	debtor	shall pay dir							
1 7					Interest			egular Monthly	
Creditor		Collateral or Ty	pe of Debt	Arrearag	Rate on Arrearage	to Creditor Pl	an)	ment (Outside Plan)	
b. Curing and Ma NONE The Debtor will pay and the debtor will filing as follows:	/ to the	Trustee (as	part of the Pl	an) allowed cla	aims for arre	earages on mo	onthly o	bligations	
ming as follows.					Interest	Amount to be P	aid Re	egular Monthly	
Creditor		Collateral or Ty	pe of Debt	Arrearag	Rate on Arrearage	to Creditor	(In Pay an)	ment (Outside Plan)	
MidFirst Bank/Midlan Mortgage Co	d	7349 Remingto Pennsauken, N Camden Coun	on Avenue NJ 08110	12,822.4		12,822		817.00	
The following claim purchase money so within one year of t value:	ecurity	interest in a ı	motor vehicle	acquired for t	he personal	use of the de y interest in a	btor(s), ny othe	or incurred r thing of	
Name of Creditor Collateral			Interest Rat		includ	ang men	est Calculation		
d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments NONE 1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim. NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.									
Creditor	Collater	al	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid	

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-NONE-				
,		ollateral and completes the corresponding lien.	ne Plan, payment of the f	full amount of the
	onfirmation, the stay is t	erminated as to surrende terminated in all respects.		
Creditor	Collate	eral to be Surrendered	Value of Surrendered Collateral	· ·
The Creditor Capital One Auto US Dept of Housi arrears on this m consistent with the	Finance, Inc. [on 2015 Nisning & Urban Development [ortgage and no monthly ortgage and and plan is beatings to be Paid in Ful	ns are unaffected by the F	me at 7349 Remington Ave. ed on this mortgage. HUD fil ONE	
Creditor		Ollateral	Total Amount	to be raid tillough the riah
Part 5: Unsec	ured Claims NO	NE		
a. Not		allowed non-priority unse to be distributed <i>pro r</i>		id:
✓	Not less than _1	00 percent		
	Pro Rata distribu	ution from any remaining	funds	
b. Sepa	arately classified unse	ecured claims shall be tre	ated as follows:	
Creditor	Basis	for Separate Classification	Treatment	Amount to be Paid
Part 6: Execu	tory Contracts and Un	expired Leases X	NONE	
`	See time limitations se real property leases in	t forth in 11 U.S.C. 365(d this Plan.)	(4) that may prevent ass	sumption of
	cutory contracts and une wing, which are assume	expired leases, not previo ed:	usly rejected by operatio	n of law, are rejected,
Creditor	Arrears to be Cured in Plan	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment
Part 7: Motion	NONE			

NOTE: All plans containing motions must be served on all affected lienholders, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR

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		of Court who								na va	<i>iuation</i> mus	st de filea
		on to Avoid otor moves to						—				
Creditor		lature of collateral	Type of Li	en	Amount o	f Lien		ue of	Amou Clai Exemp	med	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
NONE	b. Motio	on to Avoid	Liens and	d R	eclassify	Claim	n from :	Secur	ed to Co	omple	tely Unsecu	ıred. 🕢
		otor moves to Part 4 above		y the	e followin	g clain	ns as ui	nsecur	ed and t	o void	liens on col	lateral
Creditor		Collateral		Sch	neduled ot	Total C Value	ollateral	Superi	or Liens	Value Cred Intere	itor's est in	Total Amount of Lien to be Reclassified
		on to Partial cured.		iens	s and Red	classi	fy Und	erlying	g Claims	s as Pa	artially Sec	ured and
		tor moves to collateral cor	•			_	ns as pa	artially	secured	l and p	partially unse	ecured, and
Creditor		Collateral	s	Sche	Total Collateral A		mount to b	pe Deer Secu		Amount to be Reclassified as Unsecured		
	a. Vesti	Plan Provision of Proper Jpon Confirm Jpon Dischar nent Notices and Lessor Debtor notwite	rty of the nation ge s s provided	d fo	r in Parts		•	contir	nue to ma	ail cus	tomary notic	ces or
(c. Orde	r of Distribu	tion									
	The Star 1 2 3 4 5 6	Other Ad Secured Lease Are Priority C	Standing T ministrative Claims rearages	Γrus e Cla	tee Comi aims			owing	order:			
(d. Post	-Petition Cla	ims									

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Sectio	The Standing Trustee ☐ is, ☑ is not authorized n 1305(a) in the amount filed by the post-petition	to pay post-petition claims filed pursuant to 11 U.S.C. claimant.
Part 9	: Modification X NONE	
	: Modification of a plan does not require that a rved in accordance with D.N.J. LBR 3015-2. If this Plan modifies a Plan previously filed in thi	a separate motion be filed. A modified plan must s case, complete the information below.
	Date of Plan being modified:	
Plan is mortga ["HUD" Pennsa or annu consist debtor owed to plan] to MidFirs	below why the plan is being modified: being modifed to add the treatment of second ge holder US Dept of Housing & Urban Development]2nd mortgage on home at 7349 Remington Ave., uken, NJ. No arrears on this mortgage and no monthly ial payments are required. HUD filed a proof of claim ent with this treatment. As plan is being modified, has also shown the increase of first mortgage arrears MidFirst Bank [estimated to be \$12,500 in the original the arrears figure of \$12,822.45 as shown on the t proof of claim. Plan remains at a 100% dividend to red creditors.	Explain below how the plan is being modified: Parts 1a, 4b, and 4f are being amended. Plan remains as a 100% dividend to unsecured creditors.
	chedules I and J being filed simultaneously with the	
Part I	 0: Non-Standard Provision(s): Signatures Re Non-Standard Provisions Requiring Separate Si ✓ NONE	gnatures:
Signa	tures	
The De	ebtor(s) and the attorney for the Debtor(s), if any,	must sign this Plan.
By sigr debtor(<i>Chapte</i>	ning and filing this document, the debtor(s), if not s) certify that the wording and order of the proviser 13 Plan and Motions, other than any non-stand	represented by an attorney, or the attorney for the ions in this Chapter 13 Plan are identical to <i>Local Form,</i>
ı certity	under penalty of perjury that the above is true.	
Date:		Edelmira I. Marte-DeLeon Imira I. Marte-DeLeon
Б.		otor
Date:	Join	nt Debtor
Date	Lee	Lee Abt Abt, Esquire orney for the Debtor(s)